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DOC NO	Doc Type	Document Description	No of Pages	Doc Date	Restrictions	
1	МЕМО	ROBERTS TO FIELDING RE REMOVAL FROM PROMOTION LIST	1	6/3/1983	В6	4 77
2	LETTER	FROM FIELDING RE REMOVAL FROM PROMOTION LIST	1	6/3/1983	В6	478
3	МЕМО	ROBERTS TO HOLLAND RE AMBASSADOR TO KUWAIT (PARTIAL)	1	6/6/1983	В6	479
4	МЕМО	ROBERTS TO FIELDING RE EQUAL EMPLOYMENT OPPORTUNITY COMMISSION (PARTIAL)	1	6/7/1983	В6	480
5	LETTER	FROM FIELDING RE EQUAL EMPLOYMENT OPPORTUNITY COMMISSION (PARTIAL)	1	6/7/1983	В6	481

Freedom of Information Act - [5 U.S.C. 552(b)]

B-1 National security classified information [(b)(1) of the FOIA]
B-2 Release would disclose internal personnel rules and practices of an agency [(b)(2) of the FOIA]
B-3 Release would violate a Federal statute [(b)(3) of the FOIA]

B-4 Release would disclose trade secrets or confidential or financial information [(b)(4) of the FOIA]

B-6 Release would constitute a clearly unwarranted invasion of personal privacy [(b)(6) of the FOIA]

B-7 Release would disclose information compiled for law enforcement purposes [(b)(7) of the FOIA]

B-8 Release would disclose information concerning the regulation of financial institutions [(b)(8) of the FOIA]

B-9 Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]

THE WHITE HOUSE

WASHINGTON

June 6, 1983

MEMORANDUM FOR DIANNA G. HOLLAND

FROM:

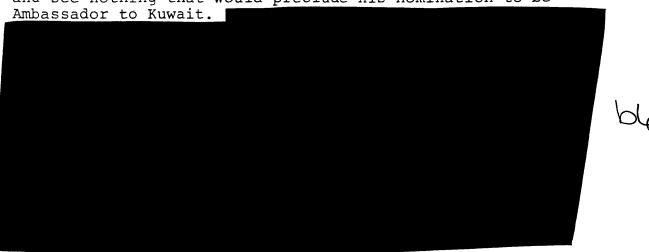
JOHN G. ROBERTS

SUBJECT:

Nomination of Brandon H. Grove

to be Ambassador to Kuwait

I have reviewed the material submitted by Brandon H. Grove, and see nothing that would preclude his nomination to be



THE WHITE HOUSE

WASHINGTON

June 7, 1983

MEMORANDUM FOR FRED F. FIELDING

FROM:

JOHN G. ROBERTS

SUBJECT:

Correspondence from

His EEOC Case

6

the President to advise him that the EEOC has ruled in his favor, after a fourteen month delay.

The letter states that

The letter states that wrote the President about the case "some time ago." Central Files has no record of such a letter, although writes the President frequently about whatever is on his mind. In his current letter, states that the EEOC is "un-American" and that he will hold the President to his promise to get rid of it.

Rick Neal sent an interim response and forwarded the incoming to Mike Uhlmann, who adroitly passed it to us. I see no reason to bother the EEOC about this matter.

According to the matter was resolved in his favor in 14 months -- not at all a lengthly period for an EEOC complaint. I have been unable to confirm that the President promised to abolish the EEOC. We should ignore that assertion in any event, as well as the assertion that the EEOC is "un-American," the truth of the matter notwithstanding. I have drafted a deliberately bland response for your signature.

Attachment

THE WHITE HOUSE

WASHINGTON

June 7, 1983

Dear

6

Thank you for your letter to the President concerning your case before the Equal Employment Opportunity Commission. In that letter you noted that you obtained a favorable decision, but only after a delay of fourteen months.

As a general matter, the White House adheres to a policy of not becoming involved in or commenting upon particular matters before an agency that performs regulatory or adjudicative functions, such as the EEOC. This policy preserves the independence and integrity of the Commission's processes. I trust you will appreciate the need for us to adhere to this policy, and to refrain from comment upon your specific case.

We do, however, appreciate having the benefit of your more general views on the EEOC. They will be given every appropriate consideration.

Sincerely,

Fred F. Fielding Counsel to the President



Ph

FFF:JGR:aw 6/7/83

cc: FFFielding
JGRoberts
Subj.
Chron